EXHIBIT "A"

WEISBERG LAW
David A. Berlin, Esquire
PA Attorney Id. No. 314400
Matthew B. Weisberg, Attorn

Matthew B. Weisberg, Attorney ID No. 85570

7 South Morton Ave. Morton, PA 19070 610-690-0801

Fax: 610-690-0880 Attorneys for Plaintiff SCHAFKOPF LAW LLC

Gary Schafkopf, Attorney ID No. 83362

11 Bala Ave

Bala Cynwyd, PA 19004 610-664-5200 Ext 104

Fax: 888-283-1334

LAMAR MARSHALL

924 E. 27th Street Wilmington, DE 19802

Plaintiff

٧.

DELAWARE COUNTY COURT OF COMMON PLEAS

CIVIL COMPLAINT NO. CV-2022-

004141

DELAWARE COUNTY D/B/A GEORGE W. HILL

CORRETIONAL FACILITY

500 Cheyney Rd Thornton, PA 19373

and

LAURA K. WILLIAMS

Individually and in her official capacity as Warden 500 Cheyney Rd Thornton, PA 19373

and

DELE FALY

Individually and in his official capacity as Deputy Warden of Programs and Support 500 Cheyney Rd Thornton, PA 19373

and

LISA MASTRODDI

Individually and in her official capacity as Deputy Warden of Operations and Administration 500 Cheyney Rd

JURY TRIAL OF TWELVE (12) JURORS DEMANDED

Thornton, PA 19373	•
and	: :
MR. BANKS Individually and in his official capacity as Correctional Officer 500 Cheyney Rd Thornton, PA 19373	: : : :
and	: :
COUNSELOR SAM Individually and in her official capacity as Counselor 500 Cheyney Rd Thornton, PA 19373	; ; ; ;
and	; ;
HEAD OF MAINTENANCE DEPARTMENT Individually and in his official capacity as Head of Maintenance Department 500 Cheyney Rd Thornton, PA 19373	
and	
JESSAMINE HEALTHCARE, INC. 1283 Murfreesboro Road, Suite 500 Nashville, TN 37217	
and	
JESSAMINE HEALTHCARE, INC. d/b/a CORRECT CARE SOLUTIONS, LLC/ WELLPATH, LLC 1283 Murfreesboro Road, Suite 500 Nashville, TN 37217	
and	; ;
CORRECT CARE SOLUTIONS, LLC/ WELLPATH, LLC 1283 Murfreesboro Road, Suite 500	; ; ;

Nashville, TN 37217

Defendants.

NOTICE TO DEFEND

NOTICE

You have been sued in court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this complaint and notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

Delaware County Bar Association 335 W Front St Media, PA 19063 (610) 566-6625

AVISO

Le han demandado a usted en la corte. Si usted quiere defenderse de estas demandas ex-puestas en las paginas siguientes, usted tiene veinte (20) dias de plazo al partir de la fecha de la demanda y la notificacion. Hace falta asentar una comparencia escrita o en persona o con un abogado y entregar a la corte en forma escrita sus defensas o sus objeciones a las demandas en contra de su persona. Sea avisado que si usted no se defiende, la corte tomara medidas y puede continuar la demanda en contra suya sin previo aviso o notificacion. Ademas, la corte puede decidir a favor del demandante y requiere que usted cumpla con todas las provisiones de esta demanda. Usted puede perder dinero o sus propiedades u otros derechos importantes para usted.

USTED LE DEBE TOMAR ESTE PAPEL A SU ABOGADO INMEDIATAMENTE, SI USTED NO TIENE A UN ABOGADO, VA A O TELEFONEA LA OFICINA EXPUSO ABAJO. ESTA OFICINA LO PUEDE PROPORCIONAR CON INFORMATION ACERCA DE EMPLEAR A UN ABOGADO. SI USTED NO PUEDE PROPORCIONAR PARA EMPLEAR UN ABOGADO, ESTA OFICINA PUEDE SER CAPAZ PROPORCIONARLO CON INFORMACION ACERCA DE LAS AGENCIAS QUE PUEDEN OFRECER LOS SERVICIOS LEGALES A PERSONAS ELEGIBLES EN UN HONORARIO REDUCIDO NI NINGUN HONORARIO.

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LAMAR MARSHALL

924 E, 27th Street Wilmington, DE 19802 : DELAWARE COUNTY COURT OF

: COMMON PLEAS

Plaintiff

: CIVIL COMPLAINT NO. CV-2022-

004141

DELAWARE COUNTY D/B/A GEORGE

v.

W. HILL

CORRETIONAL FACILITY

500 Cheyney Rd Thornton, PA 19373

JURY TRIAL OF TWELVE (12) JURORS DEMANDED

and

LAURA K. WILLIAMS

Individually and in her official capacity as Warden 500 Cheyney Rd Thornton, PA 19373

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Individually and in his official capacity as Deputy Warden of Programs and Support 500 Cheyney Rd Thornton, PA 19373

and

LISA MASTRODDI

Individually and in her official capacity as Deputy Warden of Operations and Administration 500 Cheyney Rd

Thornton, PA 19373	:
and	
	:
MR. BANKS	:
Individually and in his official capacity as	:
Correctional Officer	:
500 Cheyney Rd	:
Thornton, PA 19373	:
	:
and	:
	:
COUNSELOR SAM	:
Individually and in her official capacity as	:
Counselor	:
500 Cheyney Rd	:
Thornton, PA 19373	;
	:
and	1
	:
HEAD OF MAINTENANCE	:
DEPARTMENT	:
Individually and in his official capacity as	:
Head of Maintenance Department	:
500 Cheyney Rd	:
Thornton, PA 19373	:
•	:
and	:
TESSAMINE HEAT THEATTHEADY INC	:
JESSAMINE HEALTHCARE, INC. 1283 Murfreesboro Road, Suite 500	· ·
Nashville, TN 37217	•
Nashville, 114 37217	•
and	•
unu	•
JESSAMINE HEALTHCARE, INC. d/b/a	•
CORRECT CARE SOLUTIONS, LLC/	•
WELLPATH, LLC	•
1283 Murfreesboro Road, Suite 500	•
Nashville, TN 37217	•
	· :
and	· •
	· :
CORRECT CARE SOLUTIONS, LLC/	· •
WELLPATH, LLC	:
1283 Murfreesboro Road, Suite 500	:
	•

Nashville, TN 37217	······································		 _
	Defendants.	:	

CIVIL ACTION COMPLAINT

- Plaintiff, Lamar Marshall, is an adult male, currently residing at 924 E. 27th Street,
 Wilmington, DE 19802. At all times material, Plaintiff was incarcerated at George W. Hill
 Correctional Facility.
- 2. Defendant, Delaware County d/b/a George W. Hill Correctional Facility ("George W. Hill"), is a prison that, at all times material herein, acted in its official capacity.
- 3. Defendant, Laura K. Williams ("Williams"), is an adult individual who, at all times material herein, acted individually as Warden at George W. Hill Correctional Facility.
- 4. Defendant, Dele Faly ("Faly"), is an adult individual who, at all times material herein, acted individually as Deputy Warden of Security at George W. Hill Correctional Facility.
- 5. Defendant, Lisa Mastroddi ("Mastroddi"), is an adult individual who, at all times material herein, acted individually as Deputy Warden of Operations and Administration at George W. Hill Correctional Facility.
- 6. Defendant, Mr. Banks ("Banks"), whose first name is currently unknown, is an adult individual who, at all times material herein, acted individually as Correctional Officer at George W. Hill Correctional Facility.
- 7. Defendant, Counselor Sam ("Sam"), whose last name is currently unknown, is an adult individual who, at all times material herein, acted individually as Counselor at George W. Hill Correctional Facility.
- 8. Defendant, Head of Maintenance Department, is an adult individual who, whose first and last name is currently unknown, at all times material herein, acted individually as Head of Maintenance at George W. Hill Correctional Facility.

- 9. Defendant Jessamine Healthcare Inc. d/b/a Wellpath LLC, formerly known as Correct Care Solutions, LLC, (collectively "Wellpath") are Pennsylvania limited liability, for profit corporations doing business at all times pertinent to this Complaint, inter alia, at the above facility in Delaware County. At all times material to the allegations of this Complaint Wellpath, a vendor, contracted with the DOC for the provision of medical and health services, and was responsible for providing prison health services and appropriate and timely care and treatment to inmates, and generally protecting the medical welfare of inmates at various facilities in Pennsylvania, including at all the state correctional institutes, where plaintiff has been housed.
- 10. Upon information and belief, jurisdiction is proper in this venue because Defendants are believed to have carried on regular, continuous, and substantial business in Delaware County.

OPERATIVE FACTS

- 11. The above paragraphs are incorporated herein by reference.
- 12. On or about March 30, 2022, Plaintiff was an inmate at George W. Hill Correctional Facility.

 Plaintiff was in a holding cell with approximately seventeen (17) other inmates. There were approximately another seventeen (17) inmates in a cell adjacent to them.
- 13. Plaintiff was in the holding cell for approximately four (4) or five (5) days.
- 14. The holding cells did not have basic amenities like working toilets or running water. Plaintiff was unable to shower and was forced to urinate in milk cartons.
- 15. Plaintiff was forced to sleep on the concrete floor, and as a result, suffered intense back and neck pain.
- 16. After several days of sleeping on the floor, Plaintiff was transferred to a cell. When Plaintiff arrived to his cell, he did not receive any required recreational time and was forced to eat in

- his cell.
- 17. On or around April 12, 2022, Plaintiff was transferred to a new cell. His new cell had a door that didn't properly lock because it was broken.
- 18. On or around April 17, 2022, Plaintiff filed a grievance regarding his cell having a broken door and a lamp that was leaking water.
- 19. As a result of the broken door, Plaintiff felt uncomfortable and had difficulty sleeping.
 Plaintiff felt unsafe and frequently feared for his life.
- 20. Plaintiff informed his counselor, Defendant, Sam, that his door was broken, and he needed a new door or for them to fix the current one.
- 21. Plaintiff was told that Defendant, Head of Maintenance, was informed and they were going to fix the door. The door was never fixed.
- 22. Plaintiff also asked to be moved to a different cell with a working door, but this request was denied.
- 23. Plaintiff was in this cell from on or about April 12, 2022, to his release on or about April 27, 2022.
- 24. These 15 days were filled with extreme fear and anxiety as Plaintiff was terrified that he would be attacked in his cell.
- 25. Upon information and belief, all Defendants knew or should have known about Plaintiff's broken door and fixed it.
- 26. Plaintiff continues to have back problems from sleeping on the concrete floor.
- 27. Plaintiff has suffered and continues to suffer severe physical and emotional distress as a result of Defendants' conduct.

COUNT I.

Eighth Amendment Violation-Failure To Protect/ Cruel And Unusual Punishment Plaintiff v. All Defendants

- 28. The above paragraphs are incorporated herein by reference.
- 29. Plaintiff incorporates by reference all prior paragraphs as if fully set forth at length herein.
- 30. Defendants failed to properly protect Plaintiff with a locking cell door.
- 31. Defendants failed to properly provide Plaintiff with working toilets or running water.
- 32. Defendants' actions stated above, inter alia, were violations of Plaintiff's clearly establish and well settled Constitutional and other legal rights.
- 33. Defendants caused Plaintiff to suffer cruel and unusual punishment in violation of the Eighth Amendment of the United States Constitution, actionable through 42 U.S.C. §1983, et seq. WHEREFORE, Plaintiff demands judgment in their favor and against Defendant, individually, jointly and/or severally, in an amount in excess of fifty thousand dollars (\$50,000.00), including punitive damages, and further relief as this Honorable Court deems necessary and just, including attorney's fees and costs.

COUNT II.

Negligence

Plaintiff v. Defendants, Williams, Faly, Mastroddi, Banks, Sam, Head of Maintenance Department

- 34. Plaintiff incorporates by reference all prior paragraphs as if fully set forth at length herein.

 At all times material, Defendants breached their duty of care to Plaintiff, acting negligently, recklessly, and carelessly, and in the following regards, respectively:
 - a. Failing to properly provide a safe environment for all inmates;
 - b. Failing to protect the well-being of inmates;
 - c. Other conduct that deviated from the applicable standard of care.

35. As a direct and proximate result of Defendants' negligence, carelessness and recklessness, Plaintiff suffered actual loss.

WHEREFORE, Plaintiff demands judgment in their favor and against Defendants, individually, jointly and/or severally, in an amount in excess of fifty thousand dollars (\$50,000.00), including punitive damages, and further relief as this Honorable Court deems necessary and just, including attorney's fees and costs.

COUNT III Negligence Plaintiff v. Defendants, Wellpath

- 36. Plaintiff incorporates by reference all prior paragraphs as if fully set forth at length herein.
- 37. At all times material, Defendants breached their duty of care to Plaintiff, acting negligently, recklessly, and carelessly, and in the following regards, respectively:
 - a. Failing to provide Plaintiff with proper medical care;
 - b. Failing to provide Plaintiff with the proper accommodations for his medical needs;
 - c. Other conduct that deviated from the applicable standard of care.
- 38. As a direct and proximate result of Defendants' negligence, carelessness and recklessness, Plaintiff suffered actual loss.

WHEREFORE, Plaintiff demands judgment in their favor and against Defendants, individually, jointly and/or severally, in an amount in excess of fifty thousand dollars (\$50,000.00), including punitive damages, and further relief as this Honorable Court deems necessary and just, including attorney's fees and costs.

Respectfully Submitted,

WEISBERG LAW
/s/ David Berlin
David Berlin, Esquire
Matthew B. Weisberg, Esquire

DATED: July 28, 2022

SCHAFKOPF LAW /s/ Gary Schafkopf
Gary Schafkopf, Esquire

VERIFICATION

I, David Berlin Esquire, hereby verifies that I am counsel for Plaintiff, Lamar Marshall

and herein states that the statements in the foregoing Civil Action Complaint are true and correct

to the best of my knowledge, information and belief. I am making this verification on behalf of

Plaintiff, Lamar Marshall, I acknowledge that the foregoing Verification is made subject to the

penalties of 18 Pa.C.S.A. § 4904 relating to unsworn falsification to authorities.

/s/ David Berlin DAVID BERLIN, ESQUIRE

Dated: 7-28-22

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LAMAR MARSHALL

: DELAWARE COUNTY COURT OF

COMMON PLEAS

Plaintiff

v.

CIVIL COMPLAINT NO. CV-2022-

004141

DELAWARE COUNTY D/B/A GEORGE

W. HILL

CORRETIONAL FACILITY, et al

JURY TRIAL OF TWELVE (12)

Defendants.

JURORS DEMANDED

CERTIFICATE OF SERVICE

I, Gary Schafkopf, Esquire, hereby certify that on this 28th day of July 2022, a true and correct copy of the foregoing Civil Action Complaint was served via e-filing.

Respectfully Submitted, SCHAFKOPF LAW, LLC

DATED: 7-28-22

BY: /s/ Gary Schafkopf GARY SCHAFKOPF, ESQ